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JUL - 6 1998

From:

"Joseph D'Alessandro" <jdman

To: Date: A7.A7(SFOX) 7/4/98 8:31am

Subject:

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Dear Chairman and Commissioners;

Precedent set in The Stste of Alaska:

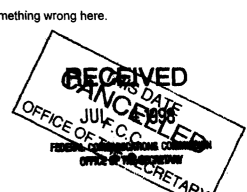
also i noticed when a Party applys for Class D License 10 watts you go aganist the rules and regulations you want me to live by

which are a Civil Rights Violation;

you upgrade those Class D 's to Class A something wrong here.

will all come up in court'

Mr.D'Alessandro



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EX PARTE OR LATE FILED

From:

"Joseph D'Alessandro" <idman@magpage.com>

To: Date: A7.A7(SFOX) 7/5/98 1:08pm

Subject:

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THIS IS YOU BE PROUD YOU HAVE AND CONTINUE TO PERSECUTE INNOCENT PEOPLE WHO WANT A LEGAL LPFM STATION;

PASS LPFM RADIO RULE RM-9242

RECEIVED

JUL - 6 1998

Mr.D'Alessandro 94 Angola Estates Lewes,Delaware 19958

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Don't Let Them

N.A.B.

Our Airwaves Americans believe our constitution guarantees our rights of free speech and press. Without access to the means of mass

communication, these rights exist in name only. Our so-called free press is not free. It is owned by powerful corporate interests

who use the public airwaves to enrich themselves at our expense. These interests are represented by the N.A.B. - The National

Association of Broadcasters.

The NAB versus Free Radio: Who's the "pirate" here?

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The NAB may well be the most powerful lobby in the US. The US Congress dares not cross them. The Federal Communications Commission

(FCC) which is supposed to regulate the equitable use of the public airwaves, serves as their police force. In 1996, Congress

passed the Telecommunications Act which legalized the theft of the public airwaves by the NAB. The Act lifted restrictions which

severely limited the number of radio and television stations any one entity could own. The FCC, whose officials often get

lucrative employment in the industry upon leaving government service, was told by the NAB that if it opposed the 1996 legislation,

the NAB would see to it that the FCC would be disbanded. Campaign finance reform provisions which would have mandated free airtime

for political candidates, and thus benefitted candidates not backed by big money, were also squashed by pressure from the N.A.B.

Americans are resisting this stranglehold on our ability to communicate freely. In the forefront of this battle is the Free Radio

movement which works to put low-powered and inexpensive radio transmitters in the hands of local communities broadcasting in the

public interest. These radio stations are presently illegal as the FCC will not license them. However, as recently as the 1978, it

was possible to get a low cost license for a non-commercial stations under 100 watts. Pressure from the N.A.B. and from National

Public Radio, which wanted to control the non-commerical band, resulted in the FCC eliminating these low-power licenses. Now,

licensing costs are in the neighborhood of \$250,000 dollars, even for non-profit broadcasters, and frequencies are selling for

millions of dollars, beyond the reach of all but the wealthy.

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Who are the real pirates here?

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The NAB Declares War on Free Radio

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This resolution was passed on January 12th, 1998 by the NAB Radio Board:

The Radio Board of Directors of the National Association of Broadcasters is concerned about the continued proliferation of

unlicensed, illegal "pirate" radio stations throughout the country. These unlicensed broadcast facilities undermine the

Communications Act of 1934 and often cause interference to broadcast and other radio services, such as air navigation. We commend

the enforcement efforts of the FCC and Department of Justice and urge additional enforcement activities including the creation of a

task force within the D.O.J. We stand ready to support the government's effort to eliminate unlicensed radio broadcast stations in

the United States.

The government's "effort" has consisted of seizing the property of broadcasters, levying of five-figure fines, armed raids and in

some cases, imprisonment for exercising our constitutional rights to free speech on "our" airwaves. In spite of this, the number of

Free Radio stations continues to increase.

In the face of this mass civil disobedience, the FCC is now considering re-legalizing low-power broadcasting. The NAB is fighting

legalization every step of the way. Below is a FAX from the Minnesota Broadcasters Association, outlining the NAB's plan of attack.

MINNESOTA BROADCASTERS ASSOCIATION

3517 Raleigh Avenue, P.O. Box 10630 - St. Louis Park, MN 55416-0030 (612) 926-8123 - fax (612) 926-9761 MN Toll Free 1-800-245-5838

TO: Station Managers

FR: Jim du Bois DT: April 27,1998

RE: Microbroadcasting Comments

*****Important: Please Read Immediately*****

The FCC is currently accepting comments on several proposals to establish a low-power "microbroadcasting" radio service. Under the

guise of the First Amendment, proponents of this service argue that current licensing procedures deny free speech rights to the

thousands of individuals who desire a broadcasting station but cannot acquire one. Many of the individuals also argue that

consolidation in the radio industry is severely limiting the diversity of programming and is contrary to the public interest.

The Washington, DC-based law firm of Fisher Wayland Cooper Leader & Zaragoza has drafted comments opposing

microbroadcasting on

behalf of several state broadcasting associations, including the MBA. These comments are being filed with the FCC today.

Attacking the arguments of the microbroadcasting advocates, the comments warn of the danger of creating a vast new category of

hobby "broadcasters" who would jam the airwaves and potentially cause interference to full-power broadcasters and aviation

frequencies. Creating a microbroadcasting service would, according the comments, amount to the "CB-ization" of radio and would

create a regulatory nightmare for the FCC.

Broadcasters need to watch this issue closely. FCC Chairman Bill Kennard is sympathetic to the would-be microbroadcasters' cause,

and he may have an ally in Commissioner Harold Furchtgott-Roth. You may wish to file your own comments regarding this proposal.

Correspondence sent to the FCC after today should be labled [sic] as "reply comments" in reference to FCC File RM-9208 and RM-9242.

Send your comments to FCC, Room 222, 1919 M Street, NW,

Washington, DC 20554.

You may also want to educate your members of Congress on this issue. Consult the MBA's March and April newsletters for more

information on the various microbroadcasting proposals. You should avoid arguments suggesting that the proposed new service would

create more competition; rather, you should emphasize the interference and regulatory problems microbroadcasting would certainly

generate. Please forward your FCC comments or any correspondence with your congressional delegation to the MBA office.

Thank you for your cooperation.

[Note* - we have learned that since writing this message above, the author Jim Du Bois lost his job -- as a result of media

consolidation! Media workers, make no mistake, your bosses don't give a damn about you, and will throw you out in a heartbeat if it

profits them to do so. No matter how loyal you are, they have no loyalty to you.]

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Greed meets Arrogance :
National Public Radio Joins the NAB
in Opposing the Legalization of Micro-broadcasting

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"Microradio Proposals at FCC Opposed by NPR and NAB" PUBLIC BROADCASTING REPORT May 8, 1998

Citing a crowded spectrum and possible adoption of In-Band, On-Channel (IBOC) digital radio, broadcasters such as NPR and NAB

opposed 2 petitions for rulemaking at FCC. The petitions promote microradio and low-power radio, respectively, but both involve

low-watt broadcasting that might cover mile or so of ground. FCC Chmn. Kennard has expressed enthusiasm for the idea and is seen

by some to be promoting it as way to increase diversity in mass media. That position was echoed by many who filed in favor of

petitions, but NPR challenged the notion that microradio automatically would mean increase in diversity.

NPR and its stations support "fostering a diversity of broadcast voices," it said in April 27 filing. However, it said "it

is neither self-evident nor established" in the 2 petitions that "diversity of media voices" will result from low-power radio. What

is clear, NPR argued, is that "the broadcast spectrum in many portions of the country is now severely congested," and squeezing in

microradio broadcasters undoubtedly would cause even more interference than already occurs. The problem would be exacerbated with

the adoption of IBOC, it said, and would "undermine the transition to digital radio broadcasting." Microbroadcasters would be

occupying the very spectrum radio licensees would need to provide their IBOC digital signal, it said. The FCC also would also be

undertaking burdensome regulatory duty with microradio, NPR said. The FCC not only would have to register untold numbers of

licensees, then monitor how those licenses changed hands, but microradio would have "profound implications" for agency's content

regulations. Content regulation would be required for every microbroadcaster, it said, as "it makes no practical difference to the

listener whether the source of the content is a low-power station transmitting from a mile away or a full-service station

transmitting from 5 or 10 miles away." The filing suggested that if the goal is to provide a means for broadcasting diverse

content, that function already is being served by Internet.

NAB argued in filing that the FCC has "firmly established" that low-power radio isn't efficient use of the spectrum and that

microradio would "create small islands of usable coverage in an ocean of interference." Assn. said that allocating "hundreds -- or

even thousands -- of new low-power stations" would undermine digital transition. Another drawback, it said, is that microradio

wouldn't be available in most instances to mobile audiences, and, "more importantly, the FCC should not establish a new

service...in order to curb the proliferation of pirate broadcasters." At NAB conference last month, FCC Comr. Furchtgott-Roth said

that while pirate radio "is simply illegal and must be dealt with," microradio rulemaking "does not in any way, shape or form

compromise" rights of licensees. Kennard made similar remarks there: "Let's not confuse pirate radio with microbroadcasting...

We are going to... make sure that anything we do does not undermine the technical integrity of the broadcast airwayes."

Some 2 dozen individuals filed comments, all but 2 in favor of microradio proposals. Some cited consolidation in commercial

radio following the Telecom Act as reason to promote microradio, with many echoing diversity arguments. InterNet Assn. said

outdated interference protections for full-power stations no longer are needed because of technical advances.

The joint filing by 42 state broadcaster associations and P.R. said microradio "is so technically inferior that the proposed

service makes a mockery of the word broadcast... This 'CB-ization' of radio broadcasting stands the Communications Act on its

head." States also cited enforcement problems, which would be "catastrophic for the FCC and the nation's courts."

Fight Back! Ways to hit them where it hurts, in their wallets

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* Identify major advertisers on the NAB member station near you, educate them about the NAB's opposition to free speech and tell

them to withold their advertising dollars from NAB member stations. If they don't, then organize boycotts of those advertisers and

demonstrate in front of their facilities until they do. *If you subscribe to a National Public Radio station, cancel your subscription and tell them why -- and that you won't subscribe until NPR takes a stand in support of legalization of micro-radio.

If your local community radio station takes NPR programs, tell them you want them to boycott NPR until NPR supports Free Radio. Ask

your local station to endorse Free Radio. Try to get on the air and talk to the listeners about supporting boycotts of NAB and NPR.

*Demonstrate at stockholder's meetings of your nearest media conglomerate. Put pressure on stockholders to divest their holdings.

Cause embarassment by mounting a public picket outside. Let the listeners of NAB member stations know that the station they listen

to doesn't support free speech.

Fight Back! Help Build the Free Radio Movement

*Support the Committee for Democratic Communications proposal for the legalization of a low-power, non-commercial FM frequency

allocation --contact the FCC and your members of Congress. *Support your local micro-power station or start your own. Encourage

your local elected officials to support free radio in your community. *Give the FCC hell every time they act against a free radio

station. Support the micropower bust response network. Come out to demonstrations in support of free radio. * File legal challenges

to the broadcasting licenses of NAB member stations based upon their lack of public access and community service

Watch this page: we will be publishing resources to help you target NAB broadcast chains. Coming soon -- a campaign to target the

300+ station Capstar chain, which is buying local stations, downsizing workers and turning formerly locally operated stations into

robot-controlled profit machines. Capstar = Fake Radio. Their expressed goal, to buy up as many stations as possible so they can

offer more lucrative advertising packages. Please be clear, these people are NOT broadcasters, they are adverstising sellers, and

couldn't care less about you and your community, except as a "market." We are targeting Capstar for a particular reason other than

their "broadcasting" practices -- they have recently purchased the frequency which is being used by Micro KIND Radio in San Marcos,

Texas. KIND is the only station providing local service to the town of San Marcos. The FCC, of course, would not grant a license to

KIND (though they applied), but it did grant a license to Capstar, which will beam 50,000 watts of computerized, mass-produced

garbage from 60 miles away, wiping out KIND's signal. This is a great example of the comtemptible practices of the FCC, and it

makes clear once again that they have violated their charter to regulate the airwaves in the public interest. We are planning a

many-pronged attack on Capstar nationwide -- an injury to KIND is an injury to all. We need your help